

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Department of Administration DIVISION OF TAXATION One Capitol Hill

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BULLETIN .

Q & A on Rhode Island Income Tax Changes Affecting Pass-through Entities Including: Partnerships and Limited Liability Companies (LLCs) with Nonresident Partners or Members; Trusts with Nonresident Beneficiaries; and S Corporations with Nonresident Shareholders

Purpose: This Bulletin is intended to answer frequently asked questions concerning new legislation that requires each pass-through entity doing business in Rhode Island or having income derived from or connected with sources within Rhode Island to pay Rhode Island income tax on behalf of its nonresident members.

For purposes of this Bulletin:

- Partnership means and includes a general partnership, limited partnership, limited liability partnership, publicly traded partnership, or limited liability company (LLC) treated as a partnership for federal income tax purposes.
- ➤ Partner means and includes a partner of a partnership and a member of a LLC treated as a partnership for federal income tax purposes.
- ➤ Publicly traded partnership means a partnership as defined in I.R.C. §7704(b) that is treated as a partnership for federal income tax purposes.
- ➤ Pass-through entity means and includes an S corporation, general partnership, limited partnership, limited liability partnership, trust or limited liability company treated as a partnership for federal income tax purposes.
- ➤ *Member* means an individual who is a shareholder of an S corporation; a partner in

- a general partnership, a limited partnership, or a limited liability partnership; a member of a limited liability company; or a beneficiary of a trust.
- Nonresident means an individual who is not a resident of or domiciled in this state, a business entity that does not have its commercial domicile in this state, and a trust not organized in this state.

Effective Date: July 30, 2004, and applicable to taxable years of pass-through entities beginning on or after January 1, 2004.

Statutory Authority: R.I.G.L. 44-11-2.2

1. What form is a pass-through entity required to file under the new legislation?

For taxable years beginning on or after January 1, 2004, a pass-through entity is required to file **Form RI 1096-PT**, where it:

➤ Is required to file Federal Form 1065, U.S. Return of Partnership Income, Federal Form 1041, U.S. Income Tax Return for Estates and Trusts or Federal Form 1120S, U.S. Income Tax Return for an S Corporation; and ➤ Has any income, gain, loss, or deduction derived from or connected with sources within the State of Rhode Island.

Form **RI 1096-PT** is used by all pass-through entities described above to provide information and make pass-through withholding payments on behalf of those nonresident members.

2. When is Form RI 1096-PT due?

Form RI 1096-PT is due on or before the fifteenth day of the third month following the close of the pass-through entity's taxable year (March 15 for a pass-through entity whose taxable year for federal income tax purposes is the calendar year). If the due date falls on a Saturday, Sunday or a legal holiday, then the due date is the next business day.

3. Under what circumstances is a passthrough entity required to make a Rhode Island pass-through withholding tax payment?

A pass-through entity is required to make a Rhode Island pass-through withholding tax payment on behalf of a member where:

- > The member is a nonresident.
- The member's pro rata or distributive share of the pass-through entity's income derived from or connected with Rhode Island sources is \$1.000 or more.
- An election to be included on a composite return (Form RI-1040C, Rhode Island Composite Tax Return) has not been made by the member (see Question 13).

In accordance with the above criteria, a pass-through entity may be required to make Rhode Island pass-through withholding tax payments on behalf of all of its members, some of its members, or none of its members.

4. Under what circumstances is a passthrough entity not required to make a Rhode Island pass-through withholding tax payment?

A pass-through entity is not required to make a Rhode Island pass-through withholding tax payment on behalf of a nonresident member where:

- > The member is a resident.
- The member's pro rata or distributive share of the pass-through entity's income derived from or connected with Rhode Island sources is less than \$1,000.
- An election to be included on a composite return (Form RI-1040C) has been made by the member (see Question 13).
- The entity is a publicly traded partnership as defined by I.R.C.§7704(b) that is treated as a partnership for the purposes of the Internal Revenue Code and that has agreed to file an annual information return reporting the name, address, taxpayer identification number and other information requested by the tax administrator of each unitholder with an income in the state in excess of \$500.00.

5. If a pass-through entity makes a Rhode Island pass-through withholding tax payment on behalf of a nonresident member, is the member required to file a Rhode Island income tax return?

Yes. The member is still required to file the appropriate Rhode Island Income Tax return (RI-1065 for partnerships and limited liability companies; RI-1041 for trusts; RI-1120 for S corporations and RI-1040 for individuals) even if a pass-through entity makes Rhode Island pass-through withholding tax payments on behalf of that member.

In filing the appropriate Rhode Island Income Tax return, the member will claim

any pass-through withholding paid by the pass-through entity on the member's behalf.

6. How are Rhode Island pass-through withholding tax payments calculated?

The Rhode Island pass-through withholding tax payment for a member for whom a payment must be made is calculated by multiplying the member's distributive share of the member's separately and nonseparately computed income derived from or connected with Rhode Island sources by the highest marginal rate for individuals or 9% for corporations. The pass-through entity must calculate the Rhode Island passthrough withholding tax payment based only on the member's distributive share of income from that pass-through entity derived from or connected with Rhode Island sources. The pass-through entity may not take into account any losses that the member may realize from other sources or Rhode Island withholding taxes related to Rhode Island employment.

7. When is a pass-through entity required to make *estimated* Rhode Island pass-through withholding tax payments for a member?

For tax years beginning after 1/1/04, estimated payments of Rhode Island pass-through withholding tax will be due as discussed in Question 8. A pass-through entity is required to make *estimated* Rhode Island pass-through withholding tax payments for a member where:

- The pass-through entity is required to make a Rhode Island pass-through withholding tax payment on behalf of the member (see Question 3); and
- ➤ The aggregate tax liability derived from or connected with Rhode Island sources from the pass-through entity is expected to be \$250.00 or more for the taxable year.
- For a pass-through entity whose taxable year for federal tax purposes is other than a calendar year, estimated

payments are required for the quarterly periods ending in 2005 and thereafter.

The requirements for estimated payments shall be subject to the "safe harbor" provisions as discussed in Question 9.

In accordance with the above criteria, a pass-through entity may be required to make estimated Rhode Island pass-through withholding tax payments on behalf of all of its members, some of its members, or none of its members.

For each installment, the pass-through entity must aggregate the estimated Rhode Island pass-through withholding tax payments made on behalf of nonresident members and file **one Form RI 1040PT-ES**, *Estimated Rhode Island Pass-through Withholding Tax Payment*.

8. How are estimated Rhode Island passthrough withholding tax payments calculated?

Estimated Rhode Island pass-through withholding tax payments for a member for whom an estimated payment must be made are calculated as follows:

- ➤ On or before the fifteenth day of the fourth month of the pass-through entity's taxable year (April 15 for a calendar year pass-through entity), 25% of the Rhode Island income tax liability of the member must be paid;
- ➤ On or before the fifteenth day of the sixth month of the pass-through entity's taxable year (June 15 for a calendar year pass-through entity), a total of 50% of the Rhode Island income tax liability of the member must be paid;
- ➤ On or before the fifteenth day of the ninth month of the pass-through entity's taxable year (September 15 for a calendar year pass-through entity), a total of 75% of the Rhode Island income tax liability of the member must be paid;

➤ On or before the fifteenth day of the first month of the pass-through entity's next succeeding taxable year (January 15 for a calendar year pass-through entity), a total of 100% of the Rhode Island income tax liability of the member must be paid.

For a pass-through entity whose taxable year for federal income tax purposes is other than the calendar year, payment is required to be made on or before the fifteenth day of the third month of the pass-through entity's taxable year.

9. What are the "safe harbor" provisions for a pass-through entity making estimated Rhode Island pass-through withholding tax payments?

Estimated Rhode Island pass-through withholding tax payments for a member(s) for whom estimated withholding tax payments must be made (see Ouestion 7) are accordance be made in R.I.G.L. 44-30-56. The required quarterly be made payments are to Form RI 1096-PT ES in an amount equal

- ➤ 80% of the tax shown on the current year's Form RI 1096-PT; or
- ➤ 100% of the tax shown on the prior year's Form RI 1096-PT.

Each required installment is 25% of the required annual payment. If the member establishes that its income varies quarterly, then the income and the required quarterly payment may be annualized by using **Form RI-2210.**

If the required annual payment is not made for a member, interest at 1% (.01) per month or fraction of a month will be added to the tax due until the earlier of the fifteenth day of the fourth month following the close of the pass-through entity's taxable year, or the date on which the payment is received, whichever is earlier. The Rhode Island Division of Taxation may collect the interest from either the pass-through entity or the member.

10. If a member previously made an estimated Rhode Island income tax payment for the 2004 taxable year, may the pass-through entity net that payment against an estimated Rhode Island pass-through withholding tax payment required to be made on behalf of the member and pay only the difference to the Rhode Island Division of Taxation?

Yes. For the tax year 2004, the pass-through entity may take into account any estimated Rhode Island income tax payment for the 2004 taxable year by the member. In subsequent years, the pass-through entity may not take any estimated Rhode Island income tax payment made by the member into account.

11. Is a pass-through entity subject to interest and penalty for late payment and/or late filing of the Rhode Island pass-through withholding tax payment?

Yes. If a Rhode Island pass-through withholding tax payment reported for a member on **Form 1096-PT** is not timely paid, interest will be assessed at 1% (.01) per month or fraction of a month until the tax is paid in full. In addition, a penalty will be assessed at ½% (.005) per month to a maximum of 25% on the unpaid tax until it is paid in full. If a Rhode Island pass-through withholding tax payment is not timely filed, a late filing penalty will be assessed at 5% (.05) per month to a maximum of 25%.

The Rhode Island Division of Taxation may collect the interest and penalty from either the pass-through entity or the member.

12. How is a pass-through entity required to notify a member of the amount of Rhode Island pass-through withholding tax payments, including estimated Rhode Island pass-through withholding tax payments, made on behalf of the member?

A pass-through entity will be required to furnish written information, on or before the fifteenth day of the third month following the close of the pass-through entity's taxable year (March 15 for a calendar year pass-through entity), to each member for whom Rhode Island pass-through withholding tax payments, including estimated Rhode Island pass-through withholding tax payments, were made by the pass-through entity during the taxable year.

13. Who may elect to be included in a Composite return?

A pass-through entity doing business in Rhode Island, or having income, gain, loss, or deduction derived from or connected with sources within Rhode Island, may file a composite return, Form RI-1040C, on behalf of its qualified electing nonresident members. All qualified electing nonresident members must have the same taxable year.

14. Who is a qualified electing nonresident member for purposes of filing Form RI-1040C?

A qualified electing nonresident member is one who meets all of the following conditions:

- The member was a nonresident individual for the entire taxable year;
- ➤ The member did not maintain a permanent place of abode in Rhode Island at any time during the taxable year;
- ➤ The member (or his or her spouse, if a joint federal income tax return is or will be filed) did not have any income derived from or connected with Rhode Island sources other than from one or more pass-through entities;
- The member waives the right to claim any Rhode Island standard or itemized deductions and any Rhode Island personal exemption.
- The member has the same taxable year as the other qualified electing nonresident members; and

Form RI-1040C, by completing and delivering to the pass-through entity Form RI 1040C-NE, Rhode Island Nonresident Income Tax Agreement/ Election to be Included in a Composite Return, prior to the filing of Form RI-1040C by the pass-through entity.

The filing of a composite return will be considered meeting the filing as requirements otherwise separately imposed on each qualified electing nonresident Qualifying electing nonresident member. members who are included on Form(s) RI-1040C, are not required to file Form RI-1040NR. The Division of Taxation retains the right to require the filing of an individual Rhode Island income tax return by any of the members. A nonresident member may not revoke an election to be included in a composite return, or elect to be included in a composite return, after the fifteenth day of the fourth month following the close of the entity's taxable year.

15. When is Form RI-1040C due?

Form RI-1040C is due on or before the fifteenth day of the fourth month following the close of the taxable year of the qualified electing nonresident members (April 15 for calendar year taxpayers). If the due date falls on a Saturday, Sunday, or legal holiday, the next business day is the due date.

16. Are estimated Rhode Island composite income tax payments required for members included on Form RI-1040C?

Yes. Estimated Rhode Island composite income tax payments are required for a member included on Form RI-1040C if the aggregate tax liability derived from or connected with Rhode Island sources from the pass-through entity is expected to be \$250.00 or more for the taxable year. For each installment, the entity must aggregate the estimated Rhode Island composite income tax payments made on behalf of nonresident members and file one Form 1040-C ES, Estimated Composite Tax Payment.

17. Are there "safe-harbor" provisions for a pass-through entity making estimated payments for members included on Form RI-1040C?

Yes. The "safe-harbor" provisions are followed in the same manner as explained in Question 9.

18. Is a pass-through entity subject to interest and penalty for late payment and/or late filing of a Rhode Island Composite Return payment?

Yes. The interest and penalty charges are determined in the same manner as outlined in Question 11. However, the late filing penalty may be avoided if the pass-through entity:

- Files Form RI 1040C-EXT, Application for Extension of Time to File Rhode Island Pass-through Withholding Tax Return, on or before the original due date of the return;
- ➤ Pays at least 80% of the tax shown to be due on the return on or before the original due date; and
- > Pays the balance due with the return on or before the extended due date.

19. How does the new legislation affect publicly traded partnerships?

A publicly traded partnership is required to report the name, address, social security number, or federal employer identification number to the Rhode Island Division of Taxation for each unitholder whose distributive share of partnership income derived from or connected with Rhode Island sources exceeds \$500.00.

20. How does the new legislation affect single member LLCs (SMLLCs)?

> SMLLC owned by a corporation.

An SMLLC that, for federal income tax purposes, is disregarded as an entity

separate from the corporation, which is its owner, is treated as a C corporation for purposes of the new legislation. Therefore, if the SMLLC is a member of a partnership, the partnership is not required to make Rhode Island pass-through withholding tax payments for the SMLLC. Also, the SMLLC is not a pass-through entity, so it is not required to make Rhode Island pass-through withholding tax payments for its owner.

> SMLLC owned by an individual.

An SMLLC that, for federal income tax purposes, is disregarded as an entity separate from the individual who is its owner, is treated as an individual for purposes of the new legislation. Therefore, if the SMLLC is a member of a partnership, the partnership is required to make Rhode Island pass-through withholding tax payments for the SMLLC, if the criteria of Question 3 are met. Also, the SMLLC is not a passthrough entity, so it is not required to Island pass-through make Rhode withholding tax payments for its owner.

> SMLLC that elects to be taxed as a corporation.

An SMLLC that elects, for federal income tax purposes, to be taxed as a corporation, is treated as a C corporation for purposes of the new legislation. Therefore, if the SMLLC is a member of a partnership, the partnership is not required to make Rhode Island pass-through withholding tax payments for the SMLLC. Also, the SMLLC is not a pass-through entity, so it is not required to make Rhode Island pass-through withholding tax payments for its owner.

21. Does the new legislation require a passthrough entity ("upper-tier pass-through entity") to make a Rhode Island passthrough withholding tax payment on behalf of a member that is itself a passthrough entity ("lower-tier pass-through entity")?

Yes. An upper-tier pass-through entity is required to make a Rhode Island passthrough withholding tax payment on behalf of a lower-tier pass-through entity where the lower-tier pass-through entity's share of the upper-tier pass-through entity's income derived from or connected with Rhode Island sources is \$1,000.00 or more. The upper-tier pass-through entity is also required to make estimated Rhode Island pass-through withholding tax payments on behalf of the lower-tier pass-through entity where the lower-tier pass-through entity's share of the upper-tier pass-through entity's tax liability would be expected to equal or exceed \$250.00.

However, if both of the following conditions are met, an upper-tier pass-through entity is not required to make a Rhode Island pass-through withholding tax payment on behalf of a member of a lower-tier pass-through entity:

- The lower-tier pass-through entity provides sufficient evidence to the upper-tier pass-through entity that the member of the lower-tier pass-through entity is a person for whom a Rhode Island pass-through withholding tax payment is not otherwise required to be made (see Questions 3 and 4), for example, the member is a C corporation or a resident individual; and
- ➤ Information about the distributive share of the lower-tier pass-through entity owned by the member is provided to the upper-tier pass-through entity.

Example 1:

L, a pass-through entity, is a member of U, a pass-through entity. Therefore, L is a lower-tier pass-through entity and U is an upper-tier pass-through entity. L's distributive share of U's income derived from or connected with Rhode Island sources is \$1,000.00 or more. Each member of L is a C corporation. L provides sufficient evidence of this to U. U is not required to make a Rhode Island pass-through withholding tax payment on behalf of L.

Example 2:

The facts are the same as in Example 1 except for the following: L's distributive share of U's tax liability derived from or connected with Rhode Island sources is expected to equal or exceed \$250.00, and the members of L are four individuals, each with a 25% distributive share of L's income. Three of the individuals (A, B, and C) are resident individuals, and one (D) is a nonresident individual. L provides sufficient evidence of this to U. U is not required to Rhode Island pass-through a withholding tax payment on behalf of L with respect to A, B, or C's distributive share of L's income. U is required to make a Rhode Island pass-through withholding payment on behalf of L, but only with respect to D's distributive share of L's income. U is not required to make estimated Rhode Island pass-through withholding tax payments on behalf of L with respect to D's distributive share of L's tax liability unless it is expected to equal or exceed \$1,000.00.

Effect on Other Documents:

None affected.

Effect of This Document:

This Bulletin addresses frequently asked questions regarding a current position, policy, or practice, usually in a less technical question and answer format.

For Further Information:

Call the Rhode Island Division of Taxation during normal business hours, Monday – Friday, 8:30am – 4:00pm.

- **(401) 222-3911**
- > TDD: (401) 222-6287

Forms & Publications Are Available By:

- Telephone: (401) 222-1111
- ➤ Internet: www.tax.ri.gov

RI 1096-PT

RHODE ISLAND PASS-THROUGH WITHHOLDING RETURN AND TRANSMITTAL

2004

(for attaching RI 1099-PT forms

(IOI attaching Ki 1099-F1 IOIIIS)							,	
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Sub S Corporation						see instr		
LLC Partnershin						Members with less than \$1,000 in RI source income (see instructions)		
City, Town or Post Office State		Zip Code	Numbe	of 109	99-PT I	Forms atta	ached	
YEAR END Calendar Year: January 1, 2004 through December 31, 2004	F	iscal Year: beginning	, 2	:004 t	hrough	n	, 20	
WITHHOLDING CALCULATION		column A C Corporations only					ons, LLCs, nd Trusts	
Rhode Island source income of nonresident members	1a.		11	b.				
Rhode Island nonresident pass-through withholding rate	2a.	9.0%	% 2	b.			9.9%	
3. Rhode Island pass-through withholding - multiply line 1 by line 2	3а.		31	Э.				
4. TOTAL Rhode Island pass-through withholding - add lines 3a and 3b			4	·-				
5. Rhode Island nonresident real estate withholding (see worksheet below for other payments)	ents 2	2004 ONLY)	5	j				
6. RI withholding for members - subtract line 5 from line 4 (amount should equal amounts on RI 1099-PTs, box 8 - attach RI 1099-PTs)								
7. Rhode Island estimated tax paid on form RI 1096PT-ES	7.	NOT APPLICABLE IN 2004	1					
Credit for withholding paid on behalf of reporting entity. Enter the identification number(s) of issuing entity or entities below. (see instructions)	8.							
A								
9. Total payments and credits - Add lines 7 and 8			8	<u>'-</u>				
10. BALANCE DUE - subtract line 9 from line 6								
Under penalties of perjury, I declare that I have examined this return, and to the bes	st of r	my knowledge and belief, it	t is tru		rect ar Date	nd compl	lete.	
					Jaie			
Sign Here → May the division contact your preparer about this return? Yes No								
Signature of preparer other than the entity		SSN, PTIN or Elf	N		Teleph	one num	nber	
Sign Here		,		(· ·)		
Mail returns to: RI Division of Taxation - One Capitol F	Hill - F	Providence, RI 02908-5806	3			<i>)</i>		
WORKSHEET FOR LINE 5 (THIS WORKSHEET IS FOR TAX YEAR 2004 (ONLY	·)						
5a. Rhode Island nonresident real estate withholding			5	а.				
5b. RI estimated tax paid by members on their personal return attributable to income on thi	is retu	urn (see instructions)	51	0.				
5c. Excess RI withholding tax paid by this entity for members (see instructions)			5	c.				
5d. Total - add lines 5a, 5b and 5c (enter here and on line 5)								

2004 INSTRUCTIONS FOR FORM RI 1096-PT

For more information on pass-through entity withholding or to obtain forms, refer to Rhode Island Division of Taxation's website: www.tax.ri.gov or call (401) 222-1111

GENERAL INFORMATION

Form RI 1096-PT is used to report the Rhode Island withholding of a pass-through entity with **nonresident** partners, members, beneficiaries and shareholders.

If the pass-through entity has no nonresident members, it is not required to file Form RI 1096-PT.

The pass-through entity is required to file Form RI 1096-PT showing the amount of Rhode Island withholding for all non-resident members for whom Rhode Island taxes were withheld. This does not include any nonresident members who have elected to file a composite return using Form RI 1040C-NE.

When filing Form RI 1096-PT, the pass-through entity must attach all corresponding Form RI 1099-PTs.

DUE DATE: A Sub S Corporation must file Form RI 1096-PT by March 15, 2005. LLCs, Partnerships and Trusts must file Form RI 1096-PT by April 15, 2005.

SPECIFIC INSTRUCTIONS

Please complete the top of the return by filling in the name, address, federal identification number and the total number of Form 1099-PTs that correspond to the RI 1096-PT. Also, please check off the entity type of the pass-through entity filing this Form RI 1096-PT and whether the pass-through entity has a calendar or fiscal year end. In addition, if the pass-through entity cannot distribute funds due to federal restrictions or if the nonresident members have less than \$1,000.00 in Rhode Island source income, please check off the appropriate boxes.

If you cannot distribute funds due to federal restrictions, Form RI 1096-PT must be submitted by March 15, 2005 with a statement explaining what is prohibiting the distribution of the funds along with all of the corresponding RI 1099-PTs. The RI 1099-PTs must contain the required information.

If all the nonresident members of the pass-through entity have Rhode Island source income less than \$1,000.00, Form RI 1096-PT must be filed as a zero return. All of the corresponding RI 1099-PTs should show the nonresident members' withholding as zero.

Form RI 1096-PT is not required to be filed if there are no nonresident members of the pass-through entity.

Line 1 – Using the appropriate column based on entity type, enter the amount of Rhode Island source income of all non-resident members who have not elected (using RI Form 1040C-NE) to be included in a composite filing, Form RI-1040C for this pass-through entity.

Line 2 – Rhode Island pass-through withholding rate. For C Corporations only, the rate is 9.0%. For Sub S Corporations, Partnerships and Trusts, the rate is 9.9%.

Line 3 – Multiply the Rhode Island source income of nonresidents (line 1) by the pass-through withholding rate (line 2) to calculate the pass-through withholding amount.

Line 4 – Total the pass-through withholding amounts from both columns.

Line 5 – Using the worksheet on the bottom of Form RI 1096-PT (lines 5a, 5b, 5c and 5d), total all payments made for Rhode Island nonresident real estate withholding, Rhode Island estimated payments made by the nonresident members for their Rhode Island Personal Income Tax returns, and any excess Rhode Island withholding tax paid by the entity for members.

Line 6 – Subtract line 5 from line 4 for the amount of Rhode Island withholding for nonresident members of the pass-through entity. This amount should equal the amounts in box 8 of all the corresponding RI 1099-PTs. Be sure to attach all of the corresponding RI 1099-PTs to this Form RI 1096-PT.

Line 7 – Do not use this line for tax year 2004.

Line 8 – Enter the amount of withholding that was withheld on behalf of the reporting entity itself by another pass-through entity. Enter the Federal Identification Number of the pass-through entity who withheld on your behalf. The reporting pass-through entity should have received a Form RI 1099-PT from the other pass-through entity. That Form RI 1099-PT must also be attached to Form RI 1096-PT.

Line 9 – Total payments. Add lines 7 and 8. (For tax year 2004, enter amount from line 8 only)

Line 10 – Balance Due. Subtract line 9 from line 6.

Sign and date the return. An officer representing the pass-through entity must sign and date the return. An unsigned return cannot be processed. Any paid preparer who prepares the return must also sign as "preparer." If you wish to allow the R.I. Division of Taxation to contact your paid preparer should questions arise regarding your return, please check the box above your preparer's name.

Make check payable to: R.I. Division of Taxation **and** mail return, 1099-PTs and check to:

R.I. Division of Taxation One Capitol Hill Providence, RI 02908-5806

RI 1096PT-ES STATE OF RHODE ISLAND DIVISION OF TAXATION ONE CAPITOL HILL - PROVIDENCE, RI 02908-5806

2005

DRAFT 10/06/04

ADDRESS

CITY, STATE & ZIP CODE

Return this coupon with check or money order payable to the RI Division of Taxation, One Capitol Hill, Providence, RI 02908-5806. Please do not send cash with this coupon.

JANUARY 15, 2006 calendar year

Fiscal year filers enter year ending

1096PT-ES

FEDERAL IDENTIFICATION NUMBER

1. ENTER AMOUNT DUE AND PAID



FILE ONLY IF YOU ARE MAKING A PAYMENT OF ESTIMATED TAX

DRAFT 10/06/04

NAME	Return this coupon with check or money order payable to the RI Division of Taxation, One Capitol Hill, Providence, RI 02908-5806. Please do not send cash with this coupon.	SEPTEMBER 15,2005 calendar year Fiscal year filers enter year ending
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DRAFT 10/28/04			6. Recipient 7. Recipient's	Type Pass-Through Other Individual s percent of ownership
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Payer's Federal Identification Number	☐ LLC ☐ Partnership ☐ Trust		99-PT	Pass-Through Withholding
3. Payer's Name and Address	4. Recipient's Name and Address		5. Recipient's	Identification Number
			6. Recipient 7	Type Pass-Through Other Individual spercent of ownership
			8. Recipient's	RI Withholding

Check if corrected 1. Payer's Federal Identification Number	2. Payer's Entity Type Sub S Corporation LLC Partnership Trust	2004 RI 1099-F	Rhode Island Pass-Through Withholding
3. Payer's Name and Address	4. Recipient's Name and Address	5. Red	cipient's Identification Number
DRAFT		6. Red	cipient Type
10/28/04		7. Red	cipient's percent of ownership
		8. Red	cipient's RI Withholding
Conv.D RECIPIENT conv. (retain for your records)			

Copy D - **RECIPIENT** copy (retain for your records)



For more information on pass-through entity withholding or to obtain forms, refer to Rhode Island Division of Taxation's website: www.tax.ri.gov or call (401) 222-1111.

INSTRUCTIONS

GENERAL INSTRUCTIONS

PURPOSE: Form RI 1099-PT is used to report Rhode Island pass-through entity withholding for nonresident partners, members, beneficiaries and shareholders.

FOR THE RECIPIENT: The amount in box 8 represents the amount of Rhode Island taxes withheld by the pass-through entity on your behalf. Please note that your total passthrough entity income is not reported on this form. The total income will be reported to you on Federal Schedule K-1 by the pass-through entity of which you are an owner or beneficiary. A copy of this form RI 1099-PT must be attached to your Rhode Island Income Tax return in order to receive credit for any withholding made on your behalf.

FOR THE ENTITY: The pass-through entity must supply each nonresident member with a copy of Form RI 1099-PT, showing the amount of Rhode Island withholding for that member no later than the fifteenth day of the third month following the close of the tax year. The member must attach this form to their Rhode Island Income Tax return in order to substantiate the amount withheld.

The pass-through entity is required to submit a copy of this form to the Rhode Island Division of Taxation with its filing of Form RI 1096-PT.

SPECIFIC INSTRUCTIONS

- Box 1 Enter the Federal Identification Number of the passthrough entity generating the Rhode Island source income for the recipient and submitting the withholding tax payments on behalf of the recipient.
- **Box 2** Check-off the pass-through entity type.
- **Box 3** Enter the pass-through entity's name and address.
- **Box 4** Enter the recipient's name and address.
- **Box 5** Enter the recipient's Identification Number.
- **Box 6** Check-off the recipient type if known. Otherwise leave blank.
- **Box 7** Enter the recipient's percentage of ownership in this pass-through entity.
- Box 8 Enter the amount of Rhode Island taxes withheld on behalf of the recipient by this pass-through entity.

RI-1040C RHODE ISLAND COMPOSITE INCOME TAX RETURN

2004

141 10 10	<u> </u>					
Entity Type	Name		Fed	eral Id	ent	ification Number
☐ Sub S Corporation	Address Line 1 DDAET AS OF 11/0	2/	0.4			
LLC	DRAFT AS OF 11/0	3 /\	04			
Partnership	Address Line 2					
Trust	City, Town or Post Office State		Zip Code			
SECTION A:	COMPUTATION OF INCOME			_	_	
Total Federal Taxable	e income - From Federal Form 1120S, line 21; Federal Form 1065, line 22 or Federa	l Form	1041, line 22	1	١.	
2. MODIFICATIONS IN	ICREASING FEDERAL TAXABLE INCOME	_		_		
A. Income from obli	igations of any state or its political subdivisions, other than RI (attach documentation).	. 2A.				
B. Bonus Deprecia	tion and Section 179 Depreciation	. 2B.				
C. Other modification	ons (attach documentation)	2C.				
3. Total modifications IN	NCREASING Federal Taxable Income - Add lines 2A, 2B and 2C			3	3.	
4. MODIFICATIONS DI	ECREASING FEDERAL TAXABLE INCOME					
	ligations of the US government included in federal income but exempt from state ttach documentation)	4A.				
B. Bonus Depreciat	tion and Section 179 Depreciation	. 4B.				
C. Other modification	ons (attach documentation)	4C.				
5. Total modifications D	PECREASING Federal Taxable Income - Add lines 4A, 4B and 4C			5	5.	
6. Modified Federal Tax	cable Income - line 1 plus line 3 less line 5			6	3.	
7. Rhode Island apporti	ionment ratio from page 2, Section C, line 30 (multistate entities only - entities solely in	n RI ei	nter 1.000)	7	7.	
8. Rhode Island source	income multiply line 6 by line 7			8	3.	
SECTION B:	COMPUTATION OF TAX			•		
9. Rhode Island compo	osite income tax rate			9).	9.9%
10. RHODE ISLAND INC	COME TAX - Multiply line 8 by line 9			10	0.	
11. Rhode Island credits	- indicate credit form number(s) attach forms attach forms			1	1.	
12. Rhode Island income	e tax after credits - subtract line 11 from line 10 (not less than zero)			13	2.	
13. Participating nonresid	dent members' percent of ownership (if all members are nonresidents enter 1.000)			13	3.	
14. RI income tax of part	cicipating nonresident members - multiply line 12 by line 13			14	4.	
15. Rhode Island estimat	ted payments made on RI 1040C-ES and amount applied from 2003 composite return	. 15.				
16. Rhode Island nonres	ident real estate withholding of participating nonresident members	16.				Check ✓ if extension is
17. RI nonresident withho	olding from pass-through entities from RI 1099-PT, box 8 (attach form(s) RI 1099-PT).	17.				attached.
18. Other payments		. 18.				
19. Total payments - Add	I lines 15, 16, 17 and 18			19	9.	
20. AMOUNT DUE - If lin	ne 14 is LARGER than line 19, subtract line 19 from line 14			20	0.	
21. Underestimating inte	rest due. If RI-2210C is prepared check box 🔲 and attach RI-2210C to the return			2	1.	not applicable in 2004
22. TOTAL DUE - Add lin	nes 20 and 21. Complete RI 1040C-V		(3) 2:	2.	
23. OVERPAYMENT - If	line 14 is SMALLER than line 19, subtract line 14 from line 19. This is the amount ye	ou ove	`) 2	3.	
24. Amount of overpaym	ent to be refunded			24	4.	
25. Amount of overpaym	ent to be applied to 2005 RI-1040C estimated tax	25.				

SECTION C: APPORTIONMENT AVERAGE NET BOOK VALUE		column A Rhode Island	column B everywhere	;	2004
26. A. Inventory	26A.		1		
B. Depreciable assets	26B.				
C. Land	26C.				
D. Rent (8 times annual net rental rate)	26D.				
E. Total- Add lines 26A, 26B, 26C and 26D	\vdash			\dashv	
F. Ratio in Rhode Island, line 26E, Column A divided by line 26E, Column B				26F.	
RECEIPTS					·
27. A. Gross receipts	27A.				
B. Dividends	27В.				
C. Interest	27C.				
D. Rents	27D.				
E. Royalties	27E.				
F. Net capital gains	27F.				
G. Ordinary income	27G.				
H. Other income	27H.				
Income exempt from federal taxation	271.				
J. Total Add lines 27A, 27B, 27C, 27D, 27E, 27F, 27G, 27H and 27I	27J.				
K. Ratio in Rhode Island, line 27J, column A divided by line 27J, column B				27K.	_
SALARIES					
28. A. Salaries and wages paid or incurred	28A.				
B. Ratio in Rhode Island, line 28A, column A divided by line 28A, column B				28B	·
RATIO			Г		
29. Total of Rhode Island ratios shown on lines 26F, 27K and 28B				29.	·
30. Apportionment Ratio - line 29 divided by the number 3 or the number of ratios used	d - enter ne	re and on page 1,	Section A, line 7.	30.	<u>· </u>
SECTION D: MEMBER INFORMATION NAME ADDRESS	SEC	SOCIAL CURITY NUMBER	RI SOURCE INCOMI	E IN	RI COME TAX
Attach additional schedules, if m					
Under penalties of perjury, I declare that I have examined this return, and to th Signature	e best of m	y knowledge and l		rect and co	omplete.
Sign Here					
May the division contact your preparer about this return? Yes No Signature of preparer		SSN, PTII	N or FIN	Telephone	number
Sign Here		JOIN, F III	(()	Hallingt

2004 INSTRUCTIONS FOR FILING RI-1040C

For more information on filing a Composite Return or to obtain forms, refer to Rhode Island Division of Taxation's website: www.tax.ri.gov or call (401) 222-1111

GENERAL INFORMATION

Form RI-1040C is used to report the Rhode Island source income of qualified electing nonresident members of Sub S Corporations, LLCs, Partnerships, and Trusts.

If a pass-through entity is doing business in Rhode Island, or has income, gain, loss, or deduction derived from or connected with sources within Rhode Island, it can file a composite return on behalf of those qualified electing nonresident members. All of the qualified electing nonresident members must have the same taxable year.

In order to be included in the composite filing, the nonresident member must complete a Form RI 1040C-NE and file it with the entity from which they are receiving the Rhode Island source income. The entity must keep all of these election forms on file and be able to furnish them to the Rhode Island Division of Taxation upon request.

DUE DATE: RI 1040-C is due on the fifteenth day of the fourth month following the close of the taxable year of the qualified electing nonresident members. (April 15, 2005 for calendar year taxpayers).

Send return to:

R.I. Division of Taxation One Capitol Hill Providence, RI 02908-5806

SPECIFIC INSTRUCTIONS

Please complete the top of the return by filling in the name, address and federal identification number.

SECTION A: COMPUTATION OF INCOME

Line 1 - Enter your total Federal Taxable Income from Federal Form 1120S, line 21; Federal Form 1065, line 22 or Federal Form 1041, line 22.

Line 2 - Modifications Increasing Federal Taxable Income

Line 2A - Enter any income from obligations of any state or its political subdivisions, other than Rhode Island.

Line 2B - Enter Bonus Depreciation and the increased Section 179 Depreciation that must be added back to Rhode Island income.

Due to the passage of a bill disallowing

federal bonus depreciation for Rhode Island purposes, any bonus depreciation taken for federal purposes must be added back as a modification to income.

Due to the passage of a bill disallowing the increase in the section 179 depreciation under the Jobs and Growth Tax Relief Reconciliation Act of 2003, section 179 depreciation will remain limited to \$25,000 for Rhode Island purposes. Therefore, any additional section 179 depreciation taken for federal purposes must be added back as a modification to income.

A separate schedule of depreciation must be kept for Rhode Island purposes. The gain or loss on the sale or other disposition of the asset is to be determined, for Rhode Island purposes, using the Rhode Island depreciation schedule.

For further information regarding bonus depreciation or section 179 depreciation refer to the General Instructions of Form RI-1040NR, Rhode Island Nonresident Income Tax return.

Line 2C - Enter any other modifications increasing Federal Taxable Income and provide an explanation for that modification

Line 3 - Total Modifications Increasing Federal Taxable Income - add lines 2A, 2B and 2C.

Line 4 - Modifications Decreasing Federal Taxable Income

Line 4A - Enter any income from obligations of the United State Government to the extent that it is included in income for federal tax purposes but exempt for state purposes.

Line 4B - Enter Bonus Depreciation and Section 179 Depreciation that has not been taken for federal purposes because the depreciation was not taken originally.

Since a bill was passed disallowing federal bonus depreciation for Rhode Island purposes, in the first year any bonus depreciation taken for federal purposes should have been added back as a modification to income. Therefore, in subsequent years, if federal depreciation is less than what previously would have been allowed, the difference can be deducted as a modification to income.

Since a bill was passed disallowing the increase in the section 179 depreciation under the Jobs and Growth Tax Relief Reconciliation Act of 2003, section 179 depreciation will remain limited to \$25,000 for Rhode Island purposes. Therefore, in the first year any additional section 1 7 9 depreciation taken for federal purposes should have been added back as a modification to income. Accordingly, in subsequent years, if federal depreciation is less than what previously would have been allowed, the difference can be deducted as a modification to income.

A separate schedule of depreciation must be kept for Rhode Island purposes. The gain or loss on the sale or other disposition of the asset is to be determined, for Rhode Island purposes, using the Rhode Island depreciation schedule.

For further information regarding bonus depreciation or section 179 depreciation refer to the General Instructions of Form RI-1040NR, Rhode Island Nonresident Income Tax return.

Line 4C - Enter any other modifications decreasing Federal Taxable Income and provide an explanation for that modification

Line 5 - Total Modifications Decreasing Federal Taxable Income - add lines 4A, 4B and 4C.

Line 6 - Modified Federal Taxable Income-Add line 1 to line 3 and then subtract line 5. (Line 1 + line3 - line 5)

Line 7 - Rhode Island apportionment ratio: If the entity operates solely in Rhode Island, enter 1.0000. If it is a multistate entity, enter computed ratio from line 30 of apportionment worksheet located on page 2, Section C. (Carry ratio to four decimal places.)

Line 8 - Rhode Island Source Income - multiply your Modified Federal Taxable Income (line 6) by the apportionment ratio (line 7).

SECTION B: COMPUTATION OF TAX

Line 9 - Rhode Island Composite Income Tax rate of 9.9%.

- **Line 10 -** Rhode Island Income Tax multiply your Rhode Island Source Income (line 8) by the Rhode Island Composite Income Tax rate (line 9).
- **Line 11 -** Enter any Rhode Island credit amounts, indicate the credit form number(s) and attach the credit form(s) to the 1040C.
- **Line 12 -** Rhode Island Tax after credits subtract Rhode Island credits (line 11) from Rhode Island Income Tax (line 10). If less than zero, enter zero.
- **Line 13 -** Qualified electing nonresident members' percentage of ownership. If all members are nonresidents, enter 1.0000. (Carry ratio to four decimal places.)
- **Line 14 -** Rhode Island Tax of the qualified electing nonresident members multiply Rhode Island Tax after Credits (line 12) by the qualified electing nonresident members' percentage of ownership (line 13).
- **Line 15 -** Rhode Island estimated payments made on RI 1040C-ES and amount applied from 2003 composite return.
- **Line 16** Enter any nonresident real estate withholding paid on behalf of the qualified electing nonresident members.
- Line 17 Enter any Rhode Island nonresident withholding from pass-through entities from Form RI 1099-PT, box 8 that was made on behalf of entity members before electing to be included on the composite return. Be sure to attach the Form(s) RI 1099-PT to the composite filing.
- **Line 18 -** Enter any other payments. If an extension was filed, enter the amount paid with the extension, attach the extension form, Form RI-4868C, to your return and check the box indicating that the extension is attached.
- **Line 19 -** Total all payments. Add lines 15, 16, 17 and 18.
- **Line 20 -** Amount due If line 14 is larger than line 19, subtract line 19 from line 14. This is the amount of tax you owe.
- Line 21 Underestimating interest due. If you have prepared the RI-2210C, check the box on line 21 and attach the RI-2210C to the return. (Not applicable for 2004 tax year.)
- **Line 22 -** Total amount due add tax due (line 20) plus the underestimating interest due (line 21). This is the total amount due. Complete payment voucher RI

1040C-V and send in with return and payment made to R.I. Division of Taxation.

- **Line 23 -** Overpayment If line 14 is smaller than line 19, subtract line 14 from line 19. This is the amount you have overpaid.
- **Line 24 -** Enter the amount of the overpayment (line 23) that you would like refunded.
- Line 25 Enter the amount of the overpayment (line 23) that you would like applied to your 2005 RI-1040C estimated tax.

SECTION C: APPORTIONMENT

In the apportionment section, you will be using a three factor formula to determine the Rhode Island apportionment ratio for the qualified electing nonresident members.

In column A, you will be entering the Rhode Island portion of each item. In column B you will entering the Total (from everywhere) amount of each item.

Average Net Book Value

Line 26A - Enter the Rhode Island and the Total amounts for **Inventory**.

- **Line 26B -** Enter the Rhode Island and the Total amounts for **Depreciable Assets**.
- **Line 26C -** Enter the Rhode Island and the Total amounts for **Land**.
- **Line 26D -** Enter the Rhode Island and the Total amounts for **Rent** (8 times the annuak net rental rate).
- **Line 26E -** Total the Net Book Value items Add lines 26A, 26B, 26C and 26D.
- Line 26F Average Rhode Island Net Book Value Ratio - divide line 26E in column A by line 26E in column B (carry to four decimal places).

Receipts

- **Line 27A -** Enter the Rhode Island and the Total amounts for **Gross Receipts**.
- **Line 27B -** Enter the Rhode Island and the Total amounts for **Dividends**.
- **Line 27C** Enter the Rhode Island and the Total amounts for **Interest**.
- **Line 27D -** Enter the Rhode Island and the Total amounts for **Rents**.
- Line 27E Enter the Rhode Island and the

Total amounts for Royalties.

- **Line 27F -** Enter the Rhode Island and the Total amounts for **Net Capital Gains**.
- **Line 27G -** Enter the Rhode Island and the Total amounts for **Ordinary Income**.
- **Line 27H -** Enter the Rhode Island and the Total amounts for **Other Income**.
- Line 27I Enter the Rhode Island and the Total amounts for Income Exempt from Federal Taxation.
- **Line 27J -** Total the <u>Receipts</u> items Add lines 27A, 27B, 27C, 27D, 27E, 27F, 27G, 27H and 27I.
- **Line 27K** Average Rhode Island Receipts Ratio - divide line 27J in column A by line 27J in column B. (Carry to four decimal places).

Salaries

Line 28A - Enter the Rhode Island and the Total amounts for <u>Salaries and Wages</u> paid or incurred.

Line 28B - Average Rhode Island Salaries Ratio - divide line 28A in column A by line 28A in column B. (Carry to four decimal places).

Rhode Island Apportionment Ratio

Line 29 - Total the three ratios by adding lines 26F, 27K and 28B.

Line 30 - Apportionment Ratio: If all three ratio factors were used, divide line 29 by the number 3. If all three ratio factors were not used, divide line 29 by the number of ratios used. (Carry to four decimal places). Enter the number here on line 30 and on page 1, Section A, line 7.

SECTION D: MEMBER INFORMATION

Enter the names, addresses, social security numbers, the amount of Rhode Island source income and the amount of Rhode Island tax for each qualified electing non-resident member.

If more space is needed, attach additional schedules to the return.

SIGN AND DATE THE RETURN

An officer representing the pass-through entity must sign and date the return. An unsigned return cannot be processed. Any paid preparer who prepares the return must also sign as "preparer." If you wish to allow the R.I. Division of Taxation to contact your paid preparer should questions arise regarding your return, please check the box above your preparer's name.

RI-1040C-V Rhode Island Composite Return Payment Voucher 2004

What Is Form RI 1040C-V and Do You Need To Use It?

It is a statement you send with your payment of any balance due on line 19 of your Form RI-1040C. Using Form RI 1040C-V allows us to process your payment more accurately and efficiently. We strongly encourage you to use Form RI 1040C-V, but there is no penalty if you do not do so.

How To Fill In Form RI 1040C-V



- Box 1. Enter the name and addresses as shown on your return.
- Box 2. Enter the Federal Identification Number in the box provided.
- Box 4. Enter the amount of the payment you are making. Also enter below for your records.

Date Paid Check Number Amount

How To Prepare Your Payment

Make your check or money order payable to the "R.I. Division of Taxation." Do not send cash. Make sure the name and address appears on the check or money order. Write "Form RI 1040C-V," daytime phone number and federal Identification Number on your check or money order.

How To Send In Your Return, Payment, and RI 1040C-V

Retain the top portion of this form for your records. Detach and return the lower portion with your payment. DO NOT staple or otherwise attach your payment of Form RI 1040C-V to your return or to each other. Instead, just put them loose in the enve-If an envelope came with your tax package, please use it to mail your tax return, payment, and Form RI 1040C-V. If you do not have that envelope or you used a paid preparer, mail your tax return, payment and Form RI 1040C-V to the Rhode Island Division of Taxation, One Capitol Hill, Providence, RI 02908-5806.

DETACH HERE AND MAIL WITH YOUR PAYMENT

RI 1040C-V RHODE ISLAND PAYMENT VOUCHER

2004



DRAFT 10/29/04

	DO NOT STAPLE OR ATTACH THIS VOUCHER TO YOUR PAYMENT
NAME	
ADDRESS	DI 1040C \/
CITY, STATE & ZIP CODE	RI 1040C-V

FEDERAL IDENTIFICATION NUMBER	

ENTER	T .	0 0
AMOUNT	J)	
ENCLOSED	Ψ	

RI-4868C RHODE ISLAND APPLICATION FOR AUTOMATIC 6 MONTH EXTENSION OF TIME TO FILE RHODE ISLAND COMPOSITE TAX RETURN

2004 •

DRAFT 10/06/04

NAME			Enter tentative ta	ax computation
ADDRESS			A. Tentative RI income tax	
		_	B. Total payments	
CITY, STATE & ZIP CODE	RI-486	38C	C. BALANCE DUE (line A less line B)	
FEDERAL IDENTIFICATION NUMBER				
		ENTER AMOUNT ENCLOSED	\$	00

RI 1040C-ES

STATE OF RHODE ISLAND DIVISION OF TAXATION ONE CAPITOL HILL - PROVIDENCE, RI 02908-5806

2005

DRAFT 10/06/04

NAME
TV WIL
ADDDECC
ADDRESS
CITY, STATE & ZIP CODE

FEDERAL IDENTIFICATION NUMBER

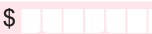
Return this coupon with check or money order payable to the RI Division of Taxation, One Capitol Hill, Providence, RI 02908-5806. Please do not send cash with this coupon.

JANUARY 15, 2006 calendar year

Fiscal year filers enter year ending

1040C-ES

1. ENTER AMOUNT DUE AND PAID



00

FILE ONLY IF YOU ARE MAKING A PAYMENT OF ESTIMATED TAX

DRAFT 10/06/04

NAME ADDRESS CITY, STATE & ZIP CODE FEDERAL IDENTIFICATION NUMBER	Return this coupon with check or money order payable to the RI Division of Taxation, One Capitol Hill, Providence, RI 02908-5806. Please do not send cash with this coupon. SEPTEMBER 15,2005 calendar year Fiscal year filers enter year ending
FILE ONLY IF YOU ARE MAKING A PAYMENT OF ESTIMATED TAX	1. ENTER AMOUNT DUE AND PAID 1. ENTER 0 0
	HODE ISLAND DIVISION OF TAXATION IILL - PROVIDENCE, RI 02908-5806 2005
DRAFT 10/06/04	Return this coupon with check or money order payable to the RI Division of Taxation,
ADDRESS	payable to the RI Division of Taxation, One Capitol Hill, Providence, RI 02908-5806. Please do not send cash with this coupon. Calendar year Fiscal year filers enter year ending
CITY, STATE & ZIP CODE	1040C-ES
FEDERAL IDENTIFICATION NUMBER	1. ENTER
FILE ONLY IF YOU ARE MAKING A PAYMENT OF ESTIMATED TAX	1. ENTER AMOUNT DUE AND PAID \$ 0 0
R	HODE ISLAND DIVISION OF TAXATION ILL - PROVIDENCE, RI 02908-5806 2005
DRAFT 10/06/04	
NAME	Return this coupon with check or money order payable to the RI Division of Taxation, One Capitol Hill, Providence, RI 02908-5806. Please do not send cash with this coupon. Fiscal year filers
	enter year ending
CITY, STATE & ZIP CODE	1040C-ES
FEDERAL IDENTIFICATION NUMBER	
FILE ONLY IF YOU ARE MAKING A PAYMENT OF ESTIMATED TAX	1. ENTER AMOUNT DUE AND PAID

RI 1040C-NE

Your Signature

RHODE ISLAND NONRESIDENT INCOME TAX AGREEMENT/ ELECTION TO BE INCLUDED IN A COMPOSITE RETURN

(Rev. 10/04)

NONRESIDENT INDIVIDUAL'S NAME AND ADDRESS	PASS-THROUGH ENTITY'S NAME AND ADDRESS
Name	Name
Address 1	Address 1
Address 2	Address 2
City, Town or Post Office State Zip Code	City, Town or Post Office State Zip Code
Social Security Number Spouse's Social Security Number	Federal Identification Number
Entity's year end Calendar Year: January 1, through December 31,	Fiscal Year: Beginning,through,
Internal Revenue Service Center Where Nonresident Individual's Fe	ederal Return is Filed
Purpose: Form RI 1040C-NE, Rhode Island Nonresident Income Tax Agreement/Election to be Included in a Composite Return, is used to substanate the qualified electing nonresident partner, shareholder, member or benficiary's election to be included on Form RI- 1040C, Rhode Island	Terms Applicable to Partners of a Partnership, Shareholders of an S Corporation, Members of an LLC, and to Beneficiaries of Trusts o Estates:
Composite Income Tax Return.	For a Partnership, the nonresident partner's distributive share of partnership income derived from or connected with sources within Rhode Island.
Vho May Elect: Any individual who is a qualified electing nonresident member in a pass-through entity doing business in Rhode Island or having income, lain, loss, or deduction derived from or connected with sources within Rhode Island is eligible to elect to be included in a composite income tax return Form RI-1040C) filed by the pass-through entity. A pass-through entity is eligible to file Form RI-1040C for a taxable year only if all of the qualified electing nonresident members have the same taxable year.	For an S Corporation, each nonresident shareholder's pro rata share of income, gain, loss, and deduction derived from or connected with sources within Rhode Island.
	For an LLC, each nonresident LLC member's distributive share of income gain, loss, and deduction (net of modifications) derived from or connected with sources within Rhode Island.
This election may be made by any individual who is a nonresident: Partner in a partnership doing business in Rhode Island or having income, ain, loss, or deduction derived from or connected with sources within Rhode	For a Trust or an Estate, each nonresident beneficiary's share of trust or estate income, gain, loss, and deduction (net of modifications) derived from or connected with sources within Rhode Island.
shareholder in an S corporation doing business in Rhode Island or having noome, gain, loss, or deduction derived from or connected with sources with Rhode Island; or	When and Where to File: A qualified nonresident member electing to be included in a composite tax return must submit a completed Form RI 10400 NE to the pass-through entity prior to the filing of Form RI-1040C by the pass through entity. The due date for Form RI-1040C is the fifteenth day of the fourth month following the close of the taxable year of the qualified electing nonresident members. The pass-through entity must keep Form RI 1040C NE in its permanent records and make them available to the Division of Taxation upon request. Form RI 1040C-NE filed beginning on or after the firm day of the taxable year, will be effective for that taxable year and for all following taxable years, unless the qualified electing nonresident partner revoked the agreement by providing written notice of the revocation to the pass-through entity. Any revocation shall be effective the taxable year after the day written notification is provided to the pass-through entity. The pass-through entity must keep and maintain such written notices in its permanent records and make them available to the Division of Taxation upon request.
Member of an LLC treated as a partnership for federal income tax purposes nd doing business in Rhode Island or having income, gain, loss, or deducon derived from or connected with sources within Rhode Island; or	
seneficiary of a trust or estate having income, gain, loss, or deduction derived rom or connected with sources within Rhode Island.	
IOTE: The filing of a composite return will be considered as meeting the filing requirements otherwise separately imposed on each qualified electing onresident member resulting exclusively from this income. Qualifying electing nonresident members who are included on Form RI-1040C, are not required to file Form RI-1040NR. The Division of Taxation retains the right to require the filing of an individual Rhode Island income tax return by any of the numbers. However, a qualified electing nonresident member may not elect to be included in a composite return, after the fifteenth day of the fourth month following the close of the entity's taxable year.	
r connected with sources within Rhode Island for the taxable year; I waive my onal exemption for the taxable year; I waive my right to request an extension or personal jurisdiction in Rhode Island for purposes of the collection of Rhode	exable year; neither I nor my spouse (if a joint federal income tax return is or es other than my distributive share of pass-through entity income derived from y right to claim any Rhode Island standard or itemized deduction and any per- of time to pay the Rhode Island income tax; I consent and agree to be subjec
his agreement shall be binding upon my heirs, representatives, assigns, successors, exe	ecutors and administrators.

Spouse's Signature

Date

Date